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§3–122.

- (a) (1) An application to the court for a change in conditional release of a committed person may be made by:
- (i) the Health Department or the State's Attorney at any time; or
- (ii) the committed person not earlier than 6 months after the court ordered the conditional release, unless the court for good cause permits an earlier application.
- (2) The applicant for a change in conditional release shall notify the court and other parties, in writing, of the application and the reasons for the requested change.
- (b) The burden of proof of any issue raised by the application for change in conditional release rests with the applicant.
- (c) After the court considers the application for change in conditional release and the evidence, in accordance with § 3-114 of this title, the court shall:
 - (1) change the conditions;
 - (2) impose appropriate additional conditions;
 - (3) revoke the conditional release;
 - (4) continue the present conditions of release; or
 - (5) extend the conditional release by an additional term of 5 years.
- (d) (1) Not earlier than 1 year after the court action on the application for change filed by the committed person, and not more than once a year thereafter, a committed person may reapply for a change in conditional release.
- (2) Notwithstanding the time restrictions in paragraph (1) of this subsection, a committed person may apply for a change in conditional release at any time if the application is accompanied by an affidavit of a physician or licensed

psychologist that states an improvement in the mental condition of the committed person.

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